In the Supreme Court of the State of Alaska

Patrick Leo Shorty,

Petitioner,

V.

State of Alaska,

Respondent.

Supreme Court No. S-17449

Clerk's Decision & Notice of Intent

to Enter Judgment Concerning Court-Appointed Attorney

Date of Notice: 8/14/19

Trial Court Case No. 3AN-09-11007CI

The clerk has reviewed petitioner's opposition to entry of judgment for cost of appointed attorney. The petitioner opposes the entry of judgment for cost of appointed attorney because he is indigent and is appealing his conviction to the United State District Court of Alaska. Because petitioner's conviction was not reversed on appeal or petition, it is still the clerk's intention to enter a judgment against petitioner requiring the payment of \$1,000.00 for the costs of the court-appointed attorney's work in preparing the petition for hearing.

If petitioner wishes to have a justice review the clerk's decision, petitioner must file the enclosed "Request for Review of Clerk's Intention to Enter Judgment" on or before 8/27/19. If petitioner does not file the request by that date, a judgment for \$1,000.00 will be entered against petitioner. If petitioner files the request by that date, it will be submitted to a justice to determine whether judgment should be entered, and, if so, in what amount.

Entered under Appellate Rule 209(b).

Clerk of the Appellate Courts

Ryan Montgomery-Sythe, Chief Deputy

Clerk

Patrick Leo Shorty at Goose Creek Correctional Center

Distribution:

cc:

Chyun, Evan Stryszak, Michal

In the Supreme Court of the State of Alaska

Patrick Leo Shorty, Supreme Court No. S-17449 Petitioner, **Request for Review** v. of Clerk's Intention to Enter Judgment for Costs of State of Alaska, **Appointed Attorney** Respondent. Trial Court Case No. 3AN-09-11007CI I oppose the entry of the proposed judgment against me for the cost of appointed attorney for the following reason(s): ☐ My conviction was reversed on appeal. ☐ I filed the following type of action, but the clerk or court assessed the wrong amount for this action: Sentence Appeal Combined Merit Appeal and Petition for Sentence Review Petition for Sentence Review Petition for Hearing ☐ Merit Appeal Petition for Review ☐ Appeal from Post-Conviction Relief Proceeding Original Application ☐ The clerk or court is proposing to enter more than one judgment against me. This is not correct because all of my offenses were resolved in one court proceeding. ☐ I should be assessed less than the scheduled amount because my attorney spent only ____ hours on my case. (If you check this box, you must attach a statement from your attorney showing the hours spent on your case.) Other Petitioner's Signature Date Petitioner's Phone

City

Petitioner's Mailing Address

Mailed to State's Attorney on:

State

Zip